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May 15, 2025

VIA ECF

Honorable Esther Salas
United States District Judge
United States District Court for the District of New Jersey
Martin Luther King Building & U.S. Courthouse
50 Walnut Street, Courtroom MLK5A
Newark, NJ 0701

Re: Mousasi v. Bellator Sport Worldwide LLC et al. – Case No. 24-cv-09844

Dear Judge Salas:

Thomas K. Richards of Singh, Singh & Trauben LLP (admitted *pro hac vice* in this action), together with Wasserman Little, LLC, represents the Plaintiff Gegard Mousasi in the above-captioned action. We write, with the Defendants' consent, to respectfully request that the Motion Day for Defendants' Motion to Dismiss Plaintiff's Sherman Act Claim [DE 30] be continued from the current Motion Day of June 2, 2025 to the next Motion Day of June 16, 2025. Should this request be acceptable to Your Honor, the parties respectfully request that this letter be "So Ordered" and entered on the docket.

Respectfully Submitted,

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Letter to Hon. Esther Salas

May 15, 2025

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By: /s/ Jeffrey I. Wasserman
Attorneys for Plaintiff
Gegard Mousasi

cc: All Counsel of Record (via ECF and E-mail)

SO ORDERED this 16th day of May, 2025.

A handwritten signature in black ink.

Hon. Esther Salas, U.S.D.J.